

**MINUTES FOR THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

September 1, 2004

DIVISION TWO

B171274 People (Not for Publication)
v.
Leandro

The Court:

The judgment is affirmed.

Boren, P.J., Nott, J., Doi Todd, J.

B170205 People (Not for Publication)
v.
Antonio L.

The order appealed from is modified to provide that the condition that appellant “not associate with anyone who [his] mother . . . or probation officer disapproves of,” is modified to read that appellant “not associate with anyone he knows [his] mother . . . or probation officer disapproves of,” the condition that appellant “stay away from places where [narcotics] users congregate,” is modified to read that appellant “stay away from places known by him to be places where [narcotics] users congregate,” the condition that he not “remain in the presence of any unlawfully armed person” is modified to read that appellant not “remain in the presence of any person known by him to be unlawfully armed,” and the predisposition credits are changed from 18 days to 23 days. The order is otherwise affirmed.

Doi Todd, J.

We concur: Nott, Acting P.J.
Ashmann-Gerst, J.

September 1, 2004 (Continued)

DIVISION TWO (Continued)

B150943 Drozdy, et al. (Not for Publication)
v.
Tober, et al.

That part of the trial court's judgment that Tober is entitled to a permanent injunction against Drozdy, Cronyn and Lloyd is reversed. The matter is remanded for the trial court to enter judgment defining the precise percentages of Russin's and Lloyd's ownership interests in the residence as of the March 16, 2001 date of judgment in conformity with this opinion. In all other respects, the judgment is affirmed. The trial court's order denying relief to respondents under Code of Civil Procedure section 473, subdivision (b) is affirmed. The parties shall bear their own costs on appeal.

Doi Todd, J.

We concur: Boren, P.J.
 Nott, J.

B169913 Brand (Not for Publication)
v.
20th Century Insurance Company

The order is reversed. The trial court is directed to enter a new order granting 21st Century's motion to disqualify and exclude expert testimony by attorney Barry Zalma. Costs on appeal are awarded to 21st Century.

Doi Todd, J.

We concur: Nott, Acting P.J.
 Ashmann-Gerst, J.

DIVISION THREE

B167953 Los Angeles County, D.C.S.
v.
Anna O.

Filed order denying petition for rehearing.

September 1, 2004 (Continued)

DIVISION SEVEN

B158054 Rigby (Not for Publication)
v.
20th Century Insurance Company

The judgment is affirmed. Respondent(s) to recover costs.

Woods, Acting P.J.

I concur: Zelon, J.
I dissent: Johnson (opinion)

B175536 Frank S. (Not for Publication)
v.
Superior Court, Los Angeles County
(L.A. County Department of Children and Family Services, r.p.i.)

The petition is denied.

Perluss, P.J.

We concur: Johnson, J.
Woods, J.